2001 Jr2 DRAFTING REQUEST

Assembly Amendment (AA-ASA1-AB1)

Received: 03/11/2002				Received By: kuesejt				
Wanted: Soon				Identical to LRB:				
For: Legislative Fiscal Bureau 6-9915				•	By/Representing: Renner			
This file may be shown to any legislator: NO				Drafter: kuesejt				
May Contact:					Addl. Drafters:	shoveme		
Subject:	land us State G	e overnment - m	iscellaneou	ıs	Extra Copies:			
Submit v	ia email: NO							
Pre Topi	ic:							
LFB:	Renner -							
Topic:								
Smart Gr	owth funding	decrease; imple	mentation of	lelay (#82)				
Instructi	ons:				•			
See Attac	hed.	•						
Drafting	History:							
Vers.	Drafted	Reviewed	Typed	Proofed	Submitted	Jacketed	Required	
/?	kuesejt 03/12/2002 shoveme 03/12/2002	hhagen 03/12/2002						
/1		i i	jfrantze 03/12/200	02	lrb_docadmin 03/12/2002			
FE Sent F	For:		•					
				<end></end>		•		

2001 Jr2 DRAFTING REQUEST

Assembly Amendment (AA-ASA1-AB1)

Received: 03/11/2002	Received By: kues	ejt	
Wanted: Soon	Identical to LRB:		
For: Legislative Fiscal Bureau 6-9915	By/Representing: Renner		
This file may be shown to any legislator: NO	Drafter: kuesejt		
May Contact:	Addl. Drafters:	shoveme	
Subject: land use State Government - miscellaneous	Extra Copies:		,
Submit via email: NO			
Pre Topic:			<u> </u>
LFB:Renner -			
Topic:		·	
Smart Growth funding decrease; implementation delay (#82)			
Instructions:			
See Attached.			
Drafting History:			
Vers. Drafted Reviewed Typed Proofed /? \ kuesejt 3 12 3 12 0 3 12 FE Sent For:	Submitted	<u>Jacketed</u>	Required

<END>

Possed

Budget Amendments 2002

ভূত প্রক্রিয় বি

Hahn

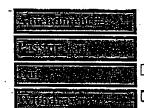
Spiramanianianiani

This action is in response to the Governor's \$300,000 cut of grant to help municipalities with Smarth Growth comprehensive planning.

GESONES GESONES GESONES Maintennistes

Heather Schubert

Administration



Santing:

Ziminiero

This amendment will delay the consistency date of Smart Growth for four years to the year 2014

66.1001(3) Change the effective date of this statute from January 1, 2010 to January 1, 2014

ngariben z

ZANTA DARANGE

82

LFB analystis Davin Renner

Teff Kriesel

Budget Amendments 2002

P-BRIO-

Hahn

Satamenandment

This action is in response to the Governor's \$300,000 cut of grant to help municipalities with Smarth Growth comprehensive planning.



Heather Schubert

Administration



Summers

This amendment will delay the consistency date of Smart Growth for four years to the year 2014

66.1001(3) Change the effective date of this statute from January 1, 2010 to January 1, 2014

Misself frage

प्रमान प्रमाणक

Reducate

4 175 + 350,000

3500 000 000

mulaid 250,000

so. on sold in each sold in eac

Tell: Cut an additional \$75,000 amuely from the Comprehensive Planning Grants [20,505 (1) cm)]

6)	Λ	Λ	1
Z	0	()	L

Date (time) needed TUE 3/12

LRB 6 2463, 1 JAKTMES LMN

ARC CAUCUS BUDGET AMENDMENT [ONLY FOR CAUCUS]

See form AMENDMENTS — COMPONENTS & ITEMS.

January 2002 SPECIAL SESSION CAUCUS AMENDMENT TO ASSEMBLY SUBSTITUTE AMENDMENT 1 TO 2001 ASSEMBLY BILL 1

>>FOR CAUCUS SUPERAMENDMENT — NOT FOR INTRODUCTION<<

At the locations indicated, amend the substitute amendment as follows:	
#. Page 4.8, line 1.0: often that line inserts (INS	>
#. Page 53, line 4. After that line insert: [INS	- こ み
#. Page, line:	
#. Page, line:	•
#. Page, line 6. Delete "#175,000" and substitute "#250,000". #. Page 370, line 7. Delete "\$175,000" and substitute "#3175,000" and substitute	
"Horso, wo" (End)	

wedk

SECTION 15 Oc. WMM 59.69(3) (a) The statutes, as affected by 2001 Wisconsin Act 30, is 59.69(3)(4)

(a) The county zoning agency may direct the preparation of a county development plan or parts of the plan for the physical development of the unincorporated territory within the county and areas within incorporated jurisdictions whose governing bodies by resolution agree to having their areas included in the county's development plan. The plan may be adopted in whole or in part and may be amended by the board and endorsed by the governing bodies of incorporated jurisdictions included in the plan. The county development plan, in whole or in part, in its original form or as amended, is hereafter referred to as the development plan. Beginning on January 1, 2010, if the county engages in any program or action described in s. 66.1001 (3), the development plan shall contain at least all of the elements specified in s. 66.1001 (2).

62.23(3)(3) (62.23(3)(6)

the whole master plan progresses, may from time to time by resolution adopt a part or parts of a master plan. Beginning on January 1, 2010, if the city engages in any program or action described in s. 66.1001 (3), the master plan shall contain at least all of the elements specified in s. 66.1001 (2). The adoption of the plan or any part, amendment, or addition, shall be by resolution carried by the affirmative votes of not less than a majority of all the members of the city plan commission. The resolution shall refer expressly to the elements under s. 66.1001 and other matters intended by the commission to form the whole or any part of the plan, and the action taken shall be recorded on the adopted plan or part of the plan shall be certified to the common council. The purpose and effect of the adoption and certifying of the master plan or part of the plan shall be solely to aid the city plan commission and the council in the performance of their duties. ",

(SECTEON 153m. Am; 66,1001 (3) (intro.)

January 1, 2010, any program or action of a local governmental unit that affects land use shall be consistent with that local governmental unit's comprehensive plan, including all of the following:

TNS 2



8

9

10

State of Misconsin 2001 - 2002 LEGISLATURE

January 2002 Special Session

LRBb2463/1 JTK&MES:hmh:jf

LFB:.....Renner – Smart Growth funding decrease; implementation delay (#82)

TO ASSEMBLY SUBSTITUTE AMENDMENT 1, TO ASSEMBLY BILL 1

2	1. Page 48, line 10: after that line insert:
3	"Section 150c. 59.69 (3) (a) of the statutes, as affected by 2001 Wisconsin Act
4	30, is amended to read:
5	59.69 (3) (a) The county zoning agency may direct the preparation of a county
6	development plan or parts of the plan for the physical development of the
7	unincorporated territory within the county and areas within incorporated

At the locations indicated, amend the substitute amendment as follows:

jurisdictions whose governing bodies by resolution agree to having their areas

included in the county's development plan. The plan may be adopted in whole or in

part and may be amended by the board and endorsed by the governing bodies of

incorporated jurisdictions included in the plan. The county development plan, in whole or in part, in its original form or as amended, is hereafter referred to as the development plan. Beginning on January 1, 2010 2014, if the county engages in any program or action described in s. 66.1001 (3), the development plan shall contain at least all of the elements specified in s. 66.1001 (2).

SECTION 150deg. 62.23 (3) (b) of the statutes, as affected by 2001 Wisconsin Act 30, is amended to read:

62.23 (3) (b) The commission may adopt the master plan as a whole by a single resolution, or, as the work of making the whole master plan progresses, may from time to time by resolution adopt a part or parts of a master plan. Beginning on January 1, 2010 2014, if the city engages in any program or action described in s. 66.1001 (3), the master plan shall contain at least all of the elements specified in s. 66.1001 (2). The adoption of the plan or any part, amendment, or addition, shall be by resolution carried by the affirmative votes of not less than a majority of all the members of the city plan commission. The resolution shall refer expressly to the elements under s. 66.1001 and other matters intended by the commission to form the whole or any part of the plan, and the action taken shall be recorded on the adopted plan or part of the plan by the identifying signature of the secretary of the commission, and a copy of the plan or part of the plan shall be certified to the common council. The purpose and effect of the adoption and certifying of the master plan or part of the plan shall be solely to aid the city plan commission and the council in the performance of their duties.".

2. Page 53, line 4: after that line insert:

"Section 153m. 66.1001 (3) (intro.) of the statutes is amended to read:

1	66.1001 (3) (intro.) Beginning on January 1, 2010 2014, any program or action
2	of a local governmental unit that affects land use shall be consistent with that local
3	governmental unit's comprehensive plan, including all of the following:".
4	3. Page 370, line 6: delete "\$175,000" and substitute "\$250,000".
5	4. Page 370, line 7: delete "\$175,000" and substitute "\$250,000".
6	(END)